## E UNITED STATES PATENT AND TRADEMARK OFFICE Re: Appeal to the Board of Patent Appeals and Interferences

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APPLICATION	
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In re PA		F. Abel Ponce de	Leon et al.		roup Art U xaminer.:	ınıt:	1633 M. Wilson		110	
Appln. N	No.:	09/	127,738		tty. Dkt.	Р	0275409	ļ		
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1.	$\boxtimes$		<b><u>AL</u>: Applicant hereby a</b>			Paten	it Appeals an	d Interferer	ices from	
		the decision (not Advisory Action) dated <u>December 2, 2001</u> of the Examiner twice/finally rejecting claim(s) in this application or in this application and its parent								
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2.	П		this application attach	ned in triplicate	e (extenda	ble u	p to 5 months	s).		
3.			<u>3</u> is respectfully reque						's	
	_	Answer- unextenda			-					
4.			ned <u>in triplicate</u> (due ty					<u>(tendable</u> ).		
5.	Ш	"Small entity" stater	nent filed:	herewith.	ļ	⊠ pr	eviously.			
6.	$\Box$	Fee NOT required b	ecause paid in prior a	inneal in which	the Boar	d of E	Patent Annea	le and Inter	farancas	
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This CHA	RGE	STATEMENT <u>does not a</u>	uthorize charge of the iss	iue fee until/unle	e a <u>ouplicate</u> ss an issue	fee tra	ansmittal sheet	is filed.		
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